

**CLERK'S MINUTE SHEET**  
 IN THE UNITED STATES DISTRICT COURT  
 FOR THE DISTRICT OF NEW MEXICO (AT ALBUQUERQUE)

Before the Honorable Kirtan Khalsa

Arraignment/Detention Hearing-NOT HELD

Case Number:	21cr1231 MV	UNITED STATES vs. Bill	
Hearing Date:	9/16/2021	Time In and Out:	10:36-10:43
Courtroom Deputy:	E. Hernandez	Digital Recording:	Hondo via Zoom
Defendant:	Mylin Bill	Defendant's Counsel:	James Loonam
AUSA:	Timothy Trembley	Pretrial/Probation:	M. Pirkovic
Interpreter:	N/A		

**Proceedings**

<input type="checkbox"/>	First Appearance by Defendant		
<input type="checkbox"/>	Defendant waived appearance at Arraignment		
<input type="checkbox"/>	Defendant received a copy of charging document		
<input type="checkbox"/>	Defendant questioned re: time to consult with attorney regarding penalties		
<input type="checkbox"/>	Defendant waives reading of		
<input type="checkbox"/>	Defendant enters a Not Guilty plea		
<input type="checkbox"/>	Motions due by:		
<input type="checkbox"/>	Parties agree Standing Discovery Order to be electronically entered	<input type="checkbox"/> Discovery Order previously entered	<input type="checkbox"/> Discovery Order not entered; parties to confer pursuant to Rule 16.1(a) within 14 days
<input type="checkbox"/>	Case assigned to:		
<input type="checkbox"/>	Trial will be scheduled by presiding judge	<input type="checkbox"/>	Trial currently set
<input type="checkbox"/>	Defendant waives Detention Hearing		

**Custody Status**

<input type="checkbox"/>	Defendant	
<input type="checkbox"/>	Conditions	

**Other**

<input type="checkbox"/>	Defendant waives personal presence at hearing/Court accepts Defendant's waiver
<input type="checkbox"/>	Pursuant to the Due Process Protections Act, Court confirms the United States obligation to produce all exculpatory evidence to the defendant pursuant to Brady v. Maryland, 373 U.S. 83 (1963) and its progeny, and orders it to do so.
<input checked="" type="checkbox"/>	Defense addresses court, does not believe defendant understands what is going on, moves for competency evaluation; government does not object; court orders local psychological evaluation; court in recess.